

Amendment No. 2

COMMITTEE/SUBCOMMITTEE ACTION

ADOPTED	<u> </u>	(Y/N)
ADOPTED AS AMENDED	<u> </u>	(Y/N)
ADOPTED W/O OBJECTION	<u> </u>	(Y/N)
FAILED TO ADOPT	<u> </u>	(Y/N)
WITHDRAWN	<u> </u>	(Y/N)
OTHER	<u> </u>	

1 Committee/Subcommittee hearing bill: Children, Families &
2 Seniors Subcommittee
3 Representative Adkins offered the following:
4

5 **Amendment (with title amendment)**

6 Remove lines 420-438 and insert:

7 (5) (3) (a) A county, or not-for-profit community provider
8 or managing entity designated by the county planning council or
9 committee, as described in s. 394.657, may apply for a 1-year
10 planning grant or a 3-year implementation or expansion grant.
11 The purpose of the grants is to demonstrate that investment in
12 treatment efforts related to mental illness, substance abuse
13 disorders, or co-occurring mental health and substance abuse
14 disorders results in a reduced demand on the resources of the
15 judicial, corrections, juvenile detention, and health and social
16 services systems.

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17 (b) To be eligible to receive a 1-year planning grant or a
18 3-year implementation or expansion grant, :

19 1. A county applicant must have a county planning council
20 or committee that is in compliance with the membership
21 requirements set forth in this section.

22 2. A not-for-profit community provider or managing entity
23 must be designated by the county planning council or committee
24 and have written authorization to submit an application. A not-
25 for-profit community provider or managing entity must have
26 written authorization for each

27

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29 **T I T L E A M E N D M E N T**

30 Remove line 28 and insert:

31 provider or managing entity to apply for certain grants;

32 removing